

Indian Wells
(760) 568-2611

Irvine
(949) 263-2600

Los Angeles
(213) 617-8100

Manhattan Beach
(310) 643-8448



BEST BEST & KRIEGER
ATTORNEYS AT LAW

2000 Pennsylvania Avenue, N.W., Suite 5300, Washington, DC 20006
Phone: (202) 785-0600 | Fax: (202) 785-1234 | www.bbklaw.com

Ontario
(909) 989-8584

Riverside
(951) 686-1450

Sacramento
(916) 325-4000

San Diego
(619) 525-1300

Walnut Creek
(925) 977-3300

Gerard Lavery Lederer
(202) 370-5304
gerard.lederer@bbklaw.com

September 10, 2018

ELECTRONICALLY FILED

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW – Lobby Level
Washington, DC 20554

*In Re Accelerating Wireless Broadband Deployment by Removing
Barriers to Infrastructure Investment, WT Docket No. 17-79; Accelerating
Wireline Broadband Deployment by Removing Barriers to Infrastructure
Investment, WC Docket No. 17-84*

Dear Ms. Dortch:

On Friday, September 9th, as counsel to the Smart Communities and Special District's Coalition, the undersigned sent the attached email to Will Adams, Legal Advisor to Commissioner Carr and Umair Javed, Legal Advisor to Commissioner Rosenworcel with the contained request for the Commission to clarify the dates from which appeals and petitions for reconsideration in response to the anticipated Declaratory Ruling and 3rd Report and Order in the above dockets.

Pursuant to Section 1.1206(a) of the Commission's rules, a copy of this letter is being electronically submitted into the record of these proceedings. Please do not hesitate to contact the undersigned with any questions.

Sincerely,

A handwritten signature in black ink, appearing to read 'Gerard Lavery Lederer', written over a horizontal line.

Gerard Lavery Lederer
of BEST BEST & KRIEGER LLP

cc (via email):
Umair Javed
Will Adams

From: Gerard Lederer
Sent: Friday, September 07, 2018 5:39 PM
To: Will Adams (Will.Adams@fcc.gov); Umair.Javed@fcc.gov
Subject: Ordering Clause Clarification Request

Will and Umair:

Because the September 26 item will have both a Declaratory Ruling and a Report and Order – despite Ordering Clause (§148) saying the effective date for both items is the same -- there is still the potential for confusion or conflict as to when a Recon Petition or Appeal would take place. In the past the Commission has added the following clause to make sure all the dates were the same. Could we request that you do the same in this item?

IT IS FURTHER ORDERED that, pursuant to 47 CFR § 1.4(b)(1), the period for filing petitions for reconsideration or petitions for judicial review of this Declaratory Ruling, Report and Order, and Order will commence on the date that a summary of this Declaratory Ruling, Report and Order, and Order is published in the Federal Register.

This language is from the *Restoring Internet Freedom Order*.

**Gerard Lavery Lederer**
Partner
gerard.lederer@bbklaw.com
T: (202) 370-5304 C: (202) 664-4621
2000 Pennsylvania NW, Suite 5300, Washington, DC 20006
www.BBKlaw.com  